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by this patent.

At the interview, Applicant's representatives pointed out that the Gagnon patent did not disclose the lens receiving channel recited in Applicant's claims. A channel is defined as "a long gutter, groove, or furrow." (Emphasis Added) Webster's New Collegiate Dictionary. Nothing in the Gagnon device meets this definition. Applicants claims also recite interlock structures that have placements defined with respect to the channel. Thus, the Gagnon patent also does not disclose the placement of the interlock structures recited in Applicant's claims. Since Gagnon fails to disclose these elements of Applicant's claims, Gagnon does not anticipate these claims.

The Examiner indicated that he did not see the channel in the Gagnon device, and requested that Applicant submit this Response identifying the features of Applicant's claims that were distinct from Gagnon. Applicants have now complied with this request. Accordingly, withdrawal of the Examiner's rejection under 35 U.S.C. § 102(b) is respectfully requested.

The Examiner agreed that should he find it necessary to make a new rejection of the claims that any such rejection would be

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issued in a non-final Office Action. However, in view of the cancellation of the non-elected claims, the application is now submitted as fully in condition for allowance.

Respectfully submitted,

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Dated: 10

Nov. 2, 1993

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